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SOUTH CAROLINA GLEANINGS IN ENGLAND.

Communicated by Mr. Lothrop Withington, 30 Little Russell Street, W. C. London (including "Gleanings" by Mr. H. F. Waters, not before printed).

[CONTINUED FROM JANUARY NUMBER.]

John Walter of Tooting, county Surrey. Will 30 December 1734; proved 5 June 1736. My eldest son Abell Walter executor and my wife sole guardian of my young To my eldest son in trust all my land, etc., in Great Britain, Barbadoes, or elsewhere, to sell and use the money in legacy payment and for £400 per annum due by marriage dowry to my wife. To my wife house purchased by me at Hoebridge of James Feild Esgr and of Richard Bird and Catherine his wife, also all household goods, jewels, plate, etc. (except my pictures, to be sold), also her paraphanalea, with my coach or charriott as she choose, and 100 guineas to buy her mourning. To my son Henry Walter lands in Grenvill County in South Carolina purchased from Captain Douglas with 20 Negro slaves now on the same and 1000 acres grant from the Crown being part of Barony at Day's Creek. To my son William Walter the other half purchased from Captain Douglas and 1000 acres, part of said Barony, and £1250. To my sons James, Alleyne, and Meynell Walter 2000 acres in Grenvill County, and to each of them £2000. To my daughters Lucy and Mary £2000 each. My trustees to manage 1000 acres of land and stock for my son John for his natural life, so that he may be incapable of running into To my son Richard Walter 1000 acres in said Barony and £5000. To my grandson John Walter, son of Abell Walter Esqr all my lands in Goose Creek, South Carolina, called Red Bank, and 2000 acres, the remainder of said Barony. To my daughter Elizabeth Doltin £5000, to be vested in Bonds. To daughter Lucy Walter at 21 years £500 more. Bequest to son Henry to be void if he do not settle in Carolina in four years, and in place £1,500 Barbadoes currency to be paid by Mr. William Walker of Barbadoes, and £1200 by Executors, etc. Upwards of 100 Negroes on lands in Carolina, are to be divided, etc. To my grandson John Walter £2000 to stock the land I have left him. Witnesses: Thomas Bund, E. Alleyne, Benjamin Maynard. Codicil dated 18 March 1735-6 to the effect £1200 be given to my son Henry if he settle within three years in South Carolina. Second codicil (undated): . My son Abel to be trustee for the money left to my son John and Daughter Elizabeth Doltin. Same witnesses.

Derby, 142.

John Lloyd of Sarphley in the Province of South Car-Will 7 June 1733; proved 12 June 1746. Sarah Lloyd 640 acres of land on Waccomaw River and Four Slaves or £200 sterling, also £100 Carolina money to buy mourning, her Gold watch, Rings, and Wearing Apparell, choice of two of my Horses, and her Riding Furniture. To Brother Thomas Lloyd 1000 acres (of my 2000 acre Tract on Four Hole Swamp) and remaining 1000 Acres to my half Brothers, David, Richard, Edward. and Hugh Lloyd; in Four tracts of 250 acres, brother Thomas to take choice of his 1000. To Brother Thomas Lloyd £100 Sterling, and to said half brothers, David, Richard, Edward, and Hugh Lloyd £50 stering apiece, and if Brother Thomas or Richard come to Carolina. executors to pay £20 sterling for expenses. Taxes and Quit Rent at Four Holes to be paid by executors. including reversion of £162 Sterling a year after decease of my Cousin Jane Griffith alias Mostyn, to my eldest son. chargeable with £500 Sterling legacies to every other child I leave at 18 or marriage, but if no issue, to Eldest Daughter, with legacies of £700 each to others, eldest daughter to take surname of Lloyd to perpetuate the same and my children to have best education Carolina can afford. If no issue, then estate to Brother Thomas Lloyd, paying £40 a year to my widow, first payment 183 days after decease of last surviving child. The family pictures in front parlour (6 in number) to remain with the House "Surphley". Executors: Wife, and friends Ralph Izard and Benjamin Wareing, Esgrs., they to have discretion where wife live in plantation and have use of "Surphley" etc. To wife Negro girl Maria (one of four lately bought of Jenys and Baker). In case Sarphlev estate fall to Brother Thomas Lloyd, or my Father's heirs, then Land to Northwest of Broad path wherein Mr. Richard Walker now lives, from Path going to Thorowgoods Plantation to Mr. Robert Humes Plantation, to my wife for life with £60 sterling to build a Mansion House. Witnesses: Samuel Prioleau, Jno. Moultrie, John Ballyntine, Jno. Lewis. Codicil, 26 September 1733. House and lot in Charleston to be sold. Witnesses: John Moultrie, Joseph Russell, Edward 2nd Codicil 28 September 1733. Only 500 acres Llovd. at Four Holes to Brother Thomas Lloyd and other 500 acres to issue Sarphley Estate descends to. House and lots in town of Childsbury to be sold. Witnesses: Eliz. Akin, junr, Joseph Russel, Thomas Steers. 3rd Codicil 19 October 1733. Payments of £100 to Brother Thomas Lloyd and £50 each to half Brothers to be delayed for four years, also money left to pay passages, and also £244 15s Brothers Edward and Hugh are indebted to be deducted. To wife Sara Lloyd choice of Beds completely furnished, also of my Beaureaus, large Scrutore, Chest of Drawers, Dressing Table, Cain Couch, eight of best Cain chairs, two arm chairs, Tea table, Brass Tea Kettle

and Stand, silver Teapott, and Spoons, all my Chine [sic], Silver Soup Ladle, and dozen of Silver Spoons. Witnesses: Thomas Steers, Rachel Thomas, Eliz. Akin, junr. Secretary's Office. A True Copy from original Will and Codicils in this Office. Jno. Champneys, Deputy Secretary. Administration in Prerogative Court of Canterbury (with will and three codicils annexed) of John Lloyd, late of Sarphley in parish of St. James, Goose Creek in Berkley County, Province of South Carolina, deceased, to John Nichelson, administrator of goods of John Lloyd an infant, deceased, (whilst living) natural and lawful and only son and Residuary Legatee, for benefit of Sarah Lloyd, Spinster, minor, sister and only next of kin of said John Lloyd an Infant, until she attain the age of 21, Sarah Lloyd, widow, and Ralph Izard and Benjamin Wareing, Esq. the Executors named, dying without taking execution in this court, and said John Lloyd, Infant, surviving the Testator.

Edmunds, 184.

James LeSerurier, merchant, dwelling at Charlestown in Carolina, and heretofore merchant at St. Quentin in Vermandois. Will 21 May 1697; proved 4 October 1706. To be buried in the French churchyard of the place where I shall die without pomp. To Mrs. Elizabeth Leger, my wife, executrix, all goodes. To my 5 children, son James, and 4 daughters, Susanna, Catherine, Damaris, and Mary le Serurier, one pistole each with equal love to all our children as our mothers have done unto us, and if I and she doe dye also in this present voyage and she before me, then son James le Serurier of London. merchant, executor. To poor of French church of Charlestown £5. Done at Charlestown in Carolina in good and perfect health in the 62nd year of my age. Signed two wills, one for wife or son, the other to be put in Registry. Witnesses: Troillard, George Harris, Lewis de St. Julian, P. Lassall, John Meade. [Translated out of French by John James Besnard, Not. Pub.] Proved by widow Elizabeth Leger als Le Serurier, executrix.

Edes, 216.

Joseph Clare of South Carolina. Administration 19 July 1731 to William Adye, creditor.

Admon Act Book, 1731.

John Winter, late of Charles Town in South Carolina and a Lieutenant on half pay in H. M. Navy, Batchelor, deceased. Administration 8 June 1781 to father Nathaniel Winter.

Admon Act Book, 1781 (Registrar's Seat).

Patrick Rush, late of the City of Bristol, but at Charles Town in South Carolina, deceased. Administration 24 July 1782 to Widow Margaret Rush.

Admon Act Book 1782 (Torriano's Seat).

Edward Taylor the younger, formerly of Charles Town in South Carolina and late of the River Mississippi, Batchelor, deceased. Administration granted 25 November 1782 to John Dolland, Creditor, Elizabeth Dolland, wife of said John Dolland, being daughter and only child of Edward Taylor the elder, deceased, Father of said Edward Taylor.

ditto. ditto. (Registrar's Seat)

Frederick Clarke. Will 13 November 1697; proved 2 August 1700. To Mrs. Elizabeth Partridge £10. To Captain John Bramble all my books and instruments now in this Island. To my two sisters, Mary Stephen that liveth in Carolina and Hester Dikarege, my residue of estate equally. Executors: My brother Robert Stephen that liveth in Carolina and Mr. James Chaband. To each of them £5. Witnesses: Richard Hales, John

Bramble. [Will of Frederick Clarke, late of Carolina, but in Barbadoes, bachelor, deceased, proved by John Prott, attorney for Robert Stevens, als Stephens, one of executors, now in Carolina, during absence of executors named.]

Noel, 111.

Lachlan Mackintosh of Charleston in the state aforesaid [i. e. "State of South Caroline"], Gentleman. 18 June 1787; proved 12 October 1789. Whereas wife Elizabeth Mackintosh and eldest son Lachlan Mackintosh have been amply provided for in will of Wife's Father, Francis Smith of State aforesaid, Planter, and no provision for youngest Son Simon Mackintosh, only to wife Elizabeth and son Lachlan as follows, viz: to wife Elizabeth Mackintosh my Negro Woman Bess with future issue of said Bess, also during tenure of wife's life, Mulotta Boy Gabriel, and if wife marry or at her decease said Mulotta Boy Gabriel to voungest son Simon for life of Simon, then said Gabriel to be manumitted from further Bondage and Slavery. To eldest son Lachlan Mackintosh my Silver Hilted Sword. Rest of estate both in Europe and America to youngest son Simon Mackintosh, but, if Simon die under age and unmarried, to eldest son Lachlan Mackintosh, what given to wife Elizabeth in this will to be in right of all dower. utrix: wife Elizabeth (during widowhood only) and son Simon Mackintosh, and Friend Charles Lining. Nicol Primeros, Samuel Bonsall, John Capen nesses: Falken. A true Copy from Original Will, Chas. Lining, Ordinary's Office, July 11, 1789. Proved in Prerogative Court of Canterbury by son Simon Mackintosh, with reservation to other executors, widow Elizabeth Mackintosh and Charles Lining.

Macham, 506.

William Bull, late Lieut. Governor of South Carolina, for his Britannick Majesty. Will 5 November 1790; proved 14 October 1791. I dispose of my worldly goods and Estate greatly deranged and lessened in value not by my fault, but by some unexpected Contingencies I have met with from peculiar situations in which I have been placed during the late unhappy times in America. "Inprimis, my Plantation on Ashley River in Carolina, being about Eleven hundred and seventy Acres including Marsh where my Grandfather lived, Died, and lies Buried, where my Father and all his children were born, I wish to remain in the possession of one of his posterity. I therefore give and devise the reversion thereof (the said Plantation being given by Trust Deed to my beloved Wife during her life, to my Nephew William Bull and his heirs for ever." To my two neices Katherine Stapleton and Mary Hannah Beale 50 guineas each out of first money from labour of my Negroes in Jamaica as a mark of affection, trusting they will be liberally provided for by their Aunt, my beloved Wife. To Mary Hannah Beale, my gold Watch. To Nathaniell Russell Esq. my gold headed cane and Cheroke diamond Stock Buckle for long service as Faithful Attorney. To Robert Williams Esq. all Law Books for many good services. To nephew Jacob Drayton my part of 500 acres on Tom's Creek and my two Town Lots in Town of Camden, South Carolina, also bond from John Mc.Queen Esgr and bond from Torrens and Poan. To Executors, Rings of 12 Guineas, not only as executors, but as Gentlemen bearing most Respectable Characters. To my beloved wife the constant Companion and sharer of my adverse Fortunes and Comforter in sickness, residue of Estate, but as possibly I may survive my wife, which God forbid, and from advanced age and infirm health may soon follow her, then Residue to nieces Katherine Stapleton, and Mary Hannah Beale, division of Estate in England and in Island of Jamaica to be made by executors in England and of Estate of South Carolina by Executors in South Carolina. Universal executrix: My beloved wife. Executors in England: Robert Williams and John Hopton, Esqr. Executors in South Carolina: Honourable Rawlins Lowndes, Christopher Gadsden Esqr and Nathaniel Russell Esqr. Witnesses: S. Fenwick, Robt. Cooper, R. W. Powell, Robt. Williams, Junr. [Proved in Prerogative Court of Canterbury by Hannah Bull, relict and universal executrix, reserving to Robert Williams, John Hopkins, executors in England.]

Bevor. 451.

Robert Raper of Charles Town in South Carolina. Will 24 November 1774; proved 1 October 1789. Estate to be disposed of exactly as true Intent of this my plain will. To Neece Sarah Raper, Daughter of Brother Benjamin, deceased, now living in Little Britain, London, £250 ster. To neece Ann Tayler (Daughter of only sister Sarah Holmes deceased) now living in London £200 To Neece Sarah ———— (Daughter of ditto) £100 ditto. To Mary Raper, Daughter of Nephew To John Raper, son of John Ra-Francis Raper, ditto. To Jonathan Jacques my old school per in York, ditto. mate, living at Ashber near Bidal in Yorkshire £50 sterg., and, in case of his decease, to his children. To my old Negro Woman Judy £150 currency and her freedom. To my Negro Woman Betsy £150, and to her two Children Jack and Betsy their Freedom and Liberty to live in the north half and have use of half the Yard, I mean the northemost half of the House and vard where Farrow the Pilot now live[s], from time of my death till 19 October 1786, the other half for old Judy and Elizabeth Mitchell for same time. All my wearing apparel to my Negroes, share and share alike. To Robert Raper, son

of my nephew Coptain Francis Raper (at Chichester in England), and his heirs, all my Real Estate, viz. five Lots or part of five Lots in Colleton Square at the North End of Charlestown with Houses therein. To Robert Raper aforesaid and his Brother William Raper all Personal Estate except before bequeathed and all Personal Estate (£350 currency above excepted) to be remitted to execu-William Greenwood and William Higginson of London, they to put said money into Bank of England for use of said cousins Robert & William Raper, when they come of age. To said Robert all plate I have by me, to be lodged with his Mother at Chichester till he is of age. To my Negroes not mentioned three months to live in my house, in order to chuse Masters or Mistresses, or sooner if they can please themselves, and not any to be sold at public sale, but here by private sale. Rents of houses to be received and put at interest here till Nephew's son Robert comes of age, and all money I have by me, except £300 or £400 to be remitted to Messrs. Greenwood and Higgenson to be put in Bank of England, the amount thereof may be considerable, and executor or executors here to get will proved and send a Copy approved and signed by the Governor or Commander in Chief to William Greenwood and William Higginson my executors in London. Executors: said William Greenwood and William Higgenson of London and William Ancrum of Charles Town, Merchant. Witnesses: Charles Shepheard, Timo'y Greenwood, John Walker. [Administration in Prerogative Court of Canterbury (with will annexed) of Robert Raper, late of Charlestown, South Carolina in North America, deceased, to William Raper, Nephew of deceased and one of the Residuary Legatees. limited until the original will or an authentic Copy be brought into the Registry of the Prerogative Court, William Greenwood one of the executors dying 152 SO. CA. HISTORICAL AND GENEALOGICAL MAGAZINE.

without taking execution, William Higgenson having renounced, and William Ancrum being cited, but in no wise appearing.]

Macham, 514.